UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE: PARAGARD PRODU LIABILITY LITIGATION	JCTS : MDL DOCKET NO. 2974 :
This document relates to:	: 1:20-md-02974-LMM
CREE MASON	: : :
VS.	Civil Action No.:
	· : :
TEVA PHARMACEUTICALS USA, INC.	., ET AL
	:
SHO	RT FORM COMPLAINT
Come(s) now the Plain	ntiff(s) named below, and for her/their Complaint
against the Defendant(s) named	d below, incorporate(s) the Second Amended Master
Personal Injury Complaint (I	Doc. No. 79), in MDL No. 2974 by reference.
Plaintiff(s) further plead(s) as f	follows:
1. Name of Plaintiff	placed with Paragard: Cree Mason
2. Name of Plaintiff	s Spouse (if a party to the case): NA

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re	tate of Residence of each Plaintiff (including any Plaintiff in a epresentative capacity) at time of filing of Plaintiff's origina omplaint: North Carolina
	State of Residence of each Plaintiff at the time of Paragard placement: Missouri
	State of Residence of each Plaintiff at the time of Paragard removal: Missouri
V	District Court and Division in which personal jurisdiction and venue would be proper: Missouri Eastern District Court - St. Louis, MO
- I	Defendants. (Check one or more of the following five (5) Defendants

in a Short Form Complaint.):

✓	A. Teva Pharmaceuticals USA, Inc.
/	B. Teva Women's Health, LLC
✓	C. Teva Branded Pharmaceutical Products R&D, Inc.
✓	D. The Cooper Companies, Inc.
✓	E. CooperSurgical, Inc.
9.	Basis of Jurisdiction
✓	Diversity of Citizenship (28 U.S.C. § 1332(a))
	Other (if Other, identify below):
10.	

Date(s) Plaintiff had Paragard placed (DD/MM/YYYY)	Placing Physician(s) or other Health Care Provider (include City and State)	Date Plaintiff's Paragard was Removed (DD/MM/YYYY)* *If multiple removal(s) or attempted removal procedures, list date of each separately.	Removal Physician(s) or other Health Care Provider (include City and State)** **If multiple removal(s) or attempted removal procedures, list information separately.
Unknown at this time.	Unknown at this time.	11/22/2019	Tanvira Alam, DO, SSM Medical Group - Lake Saint Louis, 300 Medical Plaza, Ste. 310, Lake Saint Louis, MO 63367
		12/12/2019	Jennifer Roelands, MD, Progress West Hospital, 2 Progress Point Parkway, O'Fallon, MO 63368

Plaintiff a	ılleges bre	akage	e (other	r tha	n thread	or string br	eakage) o	f hei
Paragard	upon remo	oval.						
Yes								
No								
As a direct a		e resul	t of using	Para	gard, Plai	ntiff suffered me	· · · · · · · · · · · · · · · · · · ·	
						suffering, and loss o		eaith.
Plaintiff	reserves	her	right	to	allege	additional	injuries	and
complicat	tions speci	fic to	her.					
Unkno b. Did y Health Yes	own at this you obtain Care Provis	n yo	ur Par	 ragar	d from	anyone o		the
∠ No								
Counts in	the Maste	er Coi	mplaint	t bro	ught by	Plaintiff(s):		
Count I –	Strict Lia	bility	/ Desig	gn D	efect			
Count II -	- Strict Lia	ability	/ Fail	ure t	o Warn			
Count III	– Strict Li	iabilit	y / Ma	nufa	cturing	Defect		
Count IV	– Neglige	ence						
			Design	and	Manufa	cturing Defe	ect	
	Neglige					2		

	CL AND NOTE OF THE PROPERTY OF				
<u> </u>	Count IX – Negligent Misrepresentation				
✓	Count X – Breach of Express Warranty				
'	Count XI – Breach of Implied Warranty				
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Count XII – Violation of Consumer Protection Laws				
✓	Count XIII – Gross Negligence				
/	Count XIV – Unjust Enrichment				
~	Count XV – Punitive Damages				
	Count XVI – Loss of Consortium				
	Other Count(s) (Please state factual and legal basis for other claims				
	2 · · · · · · · · · · · · · · · · · · ·				
not i	cluded in the Master Complaint below):				
not i					
	cluded in the Master Complaint below):				
not i	"Tolling/Fraudulent Concealment" allegations:				
	"Tolling/Fraudulent Concealment" allegations: a. Is Plaintiff alleging "Tolling/Fraudulent Concealment"?				
	"Tolling/Fraudulent Concealment" allegations: a. Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes				
	"Tolling/Fraudulent Concealment" allegations: a. Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes No				
	"Tolling/Fraudulent Concealment" allegations: a. Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes				
	"Tolling/Fraudulent Concealment" allegations: a. Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes No				
	"Tolling/Fraudulent Concealment" allegations: a. Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes No b. If Plaintiff is alleging "tolling/fraudulent concealment" beyond				
	"Tolling/Fraudulent Concealment" allegations: a. Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes No b. If Plaintiff is alleging "tolling/fraudulent concealment" beyond the facts alleged in the Master Complaint, please state the facts				

16.	Cou	nt VII (Fraud & Deceit) and Count VIII (Fraud by Omission)				
	alleg	allegations:				
	a.	Is Plaintiff is bringing a claim under Count VII (Fraud &				
		Deceit), Count VIII (Fraud by Omission), and/or any other claim				
		for fraud or misrepresentation?				
	~	Yes				
		No				
	b.	If Yes, the following information must be provided (in				
		accordance with Federal Rule of Civil Procedure 8 and/or 9,				
		and/or with pleading requirements applicable to Plaintiff's state				
		law claims):				
	i.	The alleged statement(s) of material fact that Plaintiff alleges was false: Paragard was a safe, effective and reversible form of birth				
		control and Paragard was safe or safer than other products on the market.				
	ii.	Who allegedly made the statement: Defendants.				
	iii.	To whom the statement was allegedly made: Plaintiff and her implanting physician.				
	iv.	The date(s) on which the statement was allegedly made: Defendants' statements in its label and marketing materials at all relevant times prior to implant.				
17.	facts	aintiff is bringing any claim for manufacturing defect and alleging beyond those contained in the Master Complaint, the following				
	111101	rmation must be provided:				
	a.	What does Plaintiff allege is the manufacturing defect in her Paragard? NA				
		· ————————————————————————————————————				

18.	Plaintiff's demand for the relief sought if different than what is		
	alleged in the Master Complaint: NA		
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19.	Jury Demand:		
17.	·		
	Jury Trial is demanded as to all counts		
	Jury Trial is NOT demanded as to any count		
	s/ Robert M. Hammers, Jr.		
	Attorney(s) for Plaintiff		
Address, ph	none number, email address and Bar information:		
	nridge Connector, Suite 975		
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